IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of)	
STEISS et al.)	Art Unit: 2183
Application No. 10/773,385)	Examiner: Eric Coleman
Filing Date: February 5, 2004)	Confirmation No. 6364
For: THREAD-AWARE INSTRUCTION)	
FETCHING IN A MULTIITHREADED EMBEDDED PROCESSOR)	

PETITION UNDER 37 C.F.R. § 1.181(a) TO WITHDRAW A HOLDING OF ABANDONMENT – NO FEE REQUIRED

Mail Stop Petitions Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Customer Number 23859

NEEDLE & ROSENBERG, P.C.

Sir:

Pursuant to 37 C.F.R. § 1.181(a) and M.P.E.P. § 711.03(c)I, Applicants hereby petition for withdrawal of the holding of abandonment communicated in the Notice of Abandonment mailed March 19, 2008. Applicants submit that the present application is not abandoned and the Notice of Abandonment was issued in error. The Notice of Abandonment states that the present application is abandoned in view of "[a]pplicant's failure to timely pay the required issue fee and publication fee, if applicable, within the statutory period of three months from the mailing date of the Notice of Allowance (PTOL-85)."

Applicants contend that the Notice of Abandonment was issued in error because the Notice of Allowance and Issue Fee(s) Due was never received.

ATTORNEY DOCKET NO. 03311.0009U1 APPLICATION NO. 10/773.385

Statement of Facts

Fenwick & West LLP (Applicants' prior counsel, referred to hereinafter as "Prior Counsel") submitted a "Request for Withdrawal as Attorney or Agent and Change of Correspondence Address" on October 12, 2007 (see attached copy of Withdrawal/Change of Correspondence Address). This Withdrawal/Change of Correspondence Address was entered into the File Wrapper on October 12, 2007 (see copy of File Wrapper printed from PAIR). The Withdrawal indicated that all future correspondence related to this application was to be sent to Gregory J. Kirsch, Needle & Rosenberg, P.C., 999 Peachtree Street, Suite 1000, Atlanta, GA, 30309 (hereinafter referred to as "Present Counsel").

On November 8, 2008, the Patent Office issued a "Notice of Allowance and Fee(s) Due" in this application. The Notice of Allowance and Fee(s) Due required a response by February 8, 2008. This date was not extendable. The Notice of Allowance and Fee(s) Due was mailed to Prior Counsel (see attached copy of the Notice of Allowance and Fee(s) Due). Present Counsel did not receive the Notice of Allowance and Fee(s) Due.

Present Counsel subsequently entered a Revocation of Prior Power of Attorney, Appointment of New Power of Attorney, and Statement Under 37 CFR 3.73(b) on January 24, 2008 (copy attached), that was recognized by the Patent Office on February 4, 2008.

On March 19, 2008, the Patent Office issued a Notice of Abandonment (copy attached) in the present application. This Notice of Abandonment was mailed to Applicants' Present Counsel.

For the reasons set forth herein, Applicants submit that the Notice of Allowance and Fee(s) Due was not received and the Notice of Abandonment was issued in error.

M.P.E.P. 711.03(c) I A provides the following:

ATTORNEY DOCKET NO. 03311.0009U1 APPLICATION NO. 10/773.385

A. Petition To Withdraw Holding of Abandonment Based on Failure To Receive Office Action

In Delgar v. Schulyer, 172 USPQ 513 (D.D.C. 1971), the court decided that the Office should mail a new Notice of Allowance in view of the evidence presented in support of the contention that the applicant's representative did not receive the original Notice of Allowance. Under the reasoning of Delgar, an allegation that an Office action was never received may be considered in a petition to withdraw the holding of abandonment. If adequately supported, the Office may grant the petition to withdraw the holding of abandonment and remail the Office action. That is, the reasoning of Delgar is applicable regardless of whether an application is held abandoned for failure to timely pay the issue fee (35 U.S.C. 131) or failure to prosecute (35 U.S.C. 133).

To minimize costs and burdens to practitioners and the Office, the Office has modified the showing required to establish nonreceipt of an Office action. The showing required to establish nonreceipt of an Office communication must include a statement from the practitioner **>-describing the system used for recording an Office action received at the correspondence address of record with the USPTO. The statement should establish that the docketing system is sufficiently reliable. It is expected that the record would include, but not be limited to, the application number, attorney docket number, the mail date of the Office action and the due date for the response.

Practitioner must state that the Office action was not received at the correspondence address of record, and that a search of the practitioner's record(s), including any file jacket or the equivalent, and the application contents, indicates that the Office action was not received. A copy of the record(s) used by the practitioner where the non-received Office action would have been entered had it been received is required.

A copy of the practitioner's record(s) required to show non-receipt of the Office action should include the master docket for the firm. That is, if a three month period for reply was set in the nonreceived Office action, a copy of the master docket report showing all replies docketed for a date three months from the mail date of the nonreceived Office action must be submitted as documentary proof of nonreceipt of the Office action. If no such master docket exists, the practitioner should so state and provide other evidence such as, but not limited to, the following: the application file jacket; incoming mail log; calendar; reminder system; or the individual docket record for the application in question.

The showing outlined above may not be sufficient if there are circumstances that point to a conclusion that the Office action may have been lost after receipt rather than a conclusion that the Office action was lost in the mail (e.g., if the practitioner has a history of not receiving Office actions).

Evidence of nonreceipt of an Office communication or action (e.g., Notice of Abandonment or an advisory action) other than that action to which reply was required to avoid abandonment would not warrant withdrawal of the holding of abandonment. Abandonment takes place by operation of law for failure to reply to an Office action or

ATTORNEY DOCKET NO. 03311.0009U1 APPLICATION NO. 10/773.385

timely pay the issue fee, not by operation of the mailing of a Notice of Abandonment. See Lorenz v. Finkl, 333 F.2d 885, 889-90, 142 USPQ 26, 29-30 (CCPA 1964); Krahn v. Commissioner, 15 USPQ2d 1823, 1824 (E.D. Va 1990); In re Application of Fischer, 6 USPQ2d 1573, 1574 (Comm'r Pat. 1988).

In light of the above, and in fulfillment of the requirements of M.P.E.P. 711.03(c) I A,

Present Counsel for the Applicants attest to the following:

- (1) Present Counsel maintains a reliable docketing system. All correspondence from the Patent Office is routed to a Docketing Department and all Office actions are docketed with at least a date of receipt and a due date.
- (2) Present Counsel assigned a client/matter number of 03311.0009U2 to the present application, application serial no. 10/773,385. Present Counsel's docketing system relates the application serial number to the assigned client/matter number.
- (3) Present Counsel attests that a search of the file jacket and docket record indicates that a Notice of Allowance and Fee(s) Due was not received in this application. Present Counsel submits a copy of the docket record for this matter to show that the Notice was not received or docketed.
- (4) The entire delay in filing the required reply from the due date of the reply until the filing of this response was unavoidable as the Applicants or Applicants' Present Counsel did not receive the Notice of allowance and Fee(s) Due.

ATTORNEY DOCKET NO. 03311.0009U1 APPLICATION NO. 10/773,385

In view of these showings, Applicants believe withdrawal of the holding of abandonment

would be proper. Thus, Applicants respectfully request withdrawal of the holding of

abandonment in the present application.

Favorable consideration of this Petition is earnestly solicited.

It is believed that no fee is due with this Petition because Applicants contend that the

application is not abandoned (see M.P.E.P. § 711.03(c)I). In the event that it is determined that a

fee is due, the Commissioner is hereby authorized to charge the fee to Deposit Account No. 14-

0629. Furthermore, payment of the required Issue Fee that was due February 8, 2008 is

separately submitted with the filing of this Petition. Any additional funds required for payment

of the Issue Fee and/or Publication Fee(s) are hereby authorized to be charged to Deposit

Account No. 14-0629 or any overpayment is authorized to be credited to Deposit Account No.

14-0629.

Respectfully submitted.

NEEDLE & ROSENBERG, P.C.

David A. Cornett Registration No. 48,417

NEEDLE & ROSENBERG, P.C. Customer Number 23859

(678) 420-9300

(678) 420-9301 (fax)

773924

REQUEST FOR WITHDRAWAL AS ATTORNEY OR AGENT AND CHANGE OF CORRESPONDENCE ADDRESS

Commissioner for Patents

To:

Application Number	10/773,385
Filing Date	February 5, 2004
First Named Inventor	Donald E. Steiss
Group Art	2183
Examiner:	Eric Coleman
Attorney Docket Number	22347-08564

Alexandria, VA 22	2313-1450				
I hereby apply to withdraw this request for withdrawal	as attorney or agent for the above ide and provided with all papers and prop	entified pater perty to whic	nt application. The client h the client is entitled.	has bee	n duly notified of
The reasons for this reque	st are:				
The client knowingly and fr	eely assents to termination of the emp	oloyment			
□ The corresponder	nce address is NOT affected by this w	ithdrawal.			
	spondence address and direct all futur		ndence to:		
Firm or Individual Name	Gregory J. Kirsch Needle & Rosenberg, P.C.				
Address	999 Peachtree Street, Suite 1000				
Address					*
City	Atlanta	State	GA	Zip	30309
Country	United States of America				
Telephone	678\420-9366	Fax			***************************************
□ all the attorneys/ager □ the attorneys/ager □ the attorneys/ager	n behalf of myself and gents of record, its (with registration numbers) listed o its associated with Customer Number ned this request and on whose behalf	00758			
Name	Jie Zhang; Reg. No. 60,242				
Signature	/Jie Zhang/				
Date	October 12, 2007				
Unless there are at least 30	tive when approved rather than when I days between approval of withdrawa ible extension period, the request to v	and the ex			

10/773,385 THREAD-AWARE INSTRUCTION FETCHING IN A MULTITHREADED 03-27-EMBEDDED PROCESSOR 2008::15:25:21

This application is officially maintained in electronic form. To View: Click the desired Document Description. To Download and Print: Check the desired document(s) and click PDF.

Available Do			
Mail Room Dat	e Document Code	Document Description	Document Category Page Count
03-19-2008	ABN	Abandonment	PROSECUTION 1
02-04-2008	N570	Communication - Re: Power of Attorney (PTOL-308)	PROSECUTION 1
02-04-2008	N570	Communication - Re: Power of Attorney (PTOL-308)	PROSECUTION 1
01-24-2008	N417	Status Letter Mailed to Applicant	PROSECUTION 2
01-24-2008	PA	Power of Attorney	PROSECUTION 2
01-11-2008	1449	List of References cited by applicant and considered by examiner	PRIOR ART 1
11-08-2007	NOA	Notice of Allowance and Fees Due (PTOL- 85)	PROSECUTION 3
11-08-2007	NOA	Notice of Allowance and Fees Due (PTOL- 85)	PROSECUTION 1
11-08-2007	1449	List of References cited by applicant and considered by examiner	PRIOR ART 1
11-08-2007	BIB	Bibliographic Data Sheet	PROSECUTION 1
11-08-2007	IIFW	Issue Information including classification, examiner, name, claim, renumbering, etc.	PROSECUTION 1
11-08-2007	SRFW	Search information including classification, databases and other search related notes	PROSECUTION 1
11-08-2007	FWCLM	Index of Claims	PROSECUTION 1
11-02-2007	SRNT	Examiner's search strategy and results	PROSECUTION 3
10-12-2007	PA	Power of Attorney	PROSECUTION 1
10-12-2007	N417	Status Letter Mailed to Applicant	PROSECUTION 2
09-27-2007	A	Amendment - After Non-Final Rejection	PROSECUTION 1
09-27-2007	CLM	Claims	PROSECUTION 7
09-27-2007	REM	Applicant Arguments/Remarks Made in an Amendment	PROSECUTION 2
09-27-2007	WFEE	Fee Worksheet (PTO-06)	PROSECUTION 2
09-27-2007	N417	Status Letter Mailed to Applicant	PROSECUTION 2
09-27-2007	WFEE	Fee Worksheet (PTO-06)	PROSECUTION 1
07-12-2007	IDS	Information Disclosure Statement (IDS) Filed	PROSECUTION 1
07-12-2007	NPL	NPL Documents	PRIOR ART 8
07-12-2007	IDS	Information Disclosure Statement (IDS) Filed	PROSECUTION 3
07-12-2007	N417	Status Letter Mailed to Applicant	PROSECUTION 2
07-12-2007	WFEE	Fee Worksheet (PTO-06)	PROSECUTION 2
06-27-2007	CTNF	Non-Final Rejection	PROSECUTION 8
06-27-2007	892	List of references cited by examiner	PRIOR ART 1
06-27-2007	FWCLM	Index of Claims	PROSECUTION 1
06-27-2007	SRFW	Search information including classification, databases and other search related notes	PROSECUTION 1
06-24-2007	SRNT	Examiner's search strategy and results	PROSECUTION 1
04-10-2007	A	Amendment - After Non-Final Rejection	PROSECUTION 1
04-10-2007	CLM	Claims	PROSECUTION 6
04-10-2007	REM	Applicant Arguments/Remarks Made in an	PROSECUTION 5

		Amendment		
04-10-2007	N417	Status Letter Mailed to Applicant	PROSECUTION	2
04-10-2007	WFEE	Fee Worksheet (PTO-06)	PROSECUTION	1
01-11-2007	CTNF	Non-Final Rejection	PROSECUTION	7
01-11-2007	892	List of references cited by examiner	PRIOR ART	1
01-11-2007	FWCLM	Index of Claims	PROSECUTION	1
01-11-2007	SRFW	Search information including classification, databases and other search related notes	PROSECUTION	1
01-03-2007	SRNT	Examiner's search strategy and results	PROSECUTION	2
10-30-2006	A	Amendment - After Non-Final Rejection	PROSECUTION	1
10-30-2006	CLM	Claims	PROSECUTION	6
10-30-2006	REM	Applicant Arguments/Remarks Made in an Amendment	PROSECUTION	3
10-30-2006	WFEE	Fee Worksheet (PTO-06)	PROSECUTION	2
10-30-2006	N417	Status Letter Mailed to Applicant	PROSECUTION	2
10-30-2006	WFEE	Fee Worksheet (PTO-06)	PROSECUTION	1
10-30-2006	WFEE	Fee Worksheet (PTO-06)	PROSECUTION	1
06-28-2006	CTNF	Non-Final Rejection	PROSECUTION	9
06-28-2006	892	List of references cited by examiner	PRIOR ART	1
06-28-2006	1449	List of References cited by applicant and considered by examiner	PRIOR ART	3
06-28-2006	SRFW	Search information including classification, databases and other search related notes	PROSECUTION	1
06-28-2006	FWCLM	Index of Claims	PROSECUTION	1
06-19-2006	SRNT	Examiner's search strategy and results	PROSECUTION	1
02-22-2006	STATUS.LET	Request for status of Application	PROSECUTION.	3
06-07-2004	IDS	Information Disclosure Statement (IDS) Filed	PROSECUTION	7
06-07-2004	NPL	NPL Documents	PRIOR ART	12
06-07-2004	NPL	NPL Documents	PRIOR ART	7
06-07-2004	NPL	NPL Documents	PRIOR ART	13
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06-07-2004	NPL	NPL Documents	PRIOR ART	12
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02-05-2004	136A	Authorization for Extension of Time all replies	PROSECUTION	3
02-05-2004	SPEC	Specification	PROSECUTION	30
02-05-2004	CLM	Claims	PROSECUTION	6
02-05-2004	ABST	Abstract	PROSECUTION	1
02-05-2004	DRW	Drawings-only black and white line drawings	PROSECUTION	13
02-05-2004	OATH	Oath or Declaration filed	PROSECUTION	3
02-05-2004	WFEE	Fee Worksheet (PTO-06)	PROSECUTION	1
02-05-2004	WFEE	Fee Worksheet (PTO-06)	PROSECUTION	1

Close Window

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Of Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

NOTICE OF ALLOWANCE AND FEE(S) DUE

7590 11/08/2007

02/05/2004

FENWICK & WEST LLP SILICON VALLEY CENTER 801 CALIFORNIA STREET MOUNTAIN VIEW, CA 94041

10/773,385

FXAMINER COLEMAN, ERIC

6364

APTIMIT PAPER NUMBER 2183 DATE MAILED: 11/08/2007

22347-08564 (8422)

APPLICATION NO. FIRST NAMED INVENTOR FILING DATE ATTORNEY DOCKET NO. CONFIRMATION NO. Donald E. Steiss

TITLE OF INVENTION: THREAD-AWARE INSTRUCTION FETCHING IN A MULTITHREADED EMBEDDED PROCESSOR

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1440	\$0	\$0	\$1440	02/08/2008

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DHE

HOW TO REPLY TO THIS NOTICE:

- I. Review the SMALL ENTITY status shown above.
- If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
- A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.
- B. If the status above is to be removed, check box 5b on Part B -Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary,

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due,

ATTORNEY DOCKET NO. 03311.0009U2 PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	}
STEISS, et al.) Art Unit: 2183
Application No. 10/773,385) Examiner: Eric Coleman
Filing Date: February 5, 2004) Confirmation No.: 6364
For: THREAD-AWARE INSTRUCTION)
FETCHING IN A MULTITHREADED)
EMBEDDED PROCESSOR)

REVOCATION OF PRIOR POWER OF ATTORNEY, APPOINTMENT OF NEW POWER OF ATTORNEY, AND STATEMENT UNDER 37 C.F.R. § 3.73(b)

Commissioner for Patents P.O. Box 1450

NEEDLE & ROSENBERG, P.C. Customer Number 23859

Sir:

Alexandria, VA 22313-1450

STATEMENT UNDER 3.73(b)

Cisco Technology, Inc., a California corporation, states that it is the Assignee of the entire right, title and interest in the patent application identified above as evidenced by the following chain of title:

From: STEISS, Donald E. COHEN, Earl T. WILLIAMS, John J., Jr.

Cisco Technology, Inc. To:

Recorded at Reel 014969/ Frame 0394

REVOCATION OF PRIOR POWER OF ATTORNEY

As a representative authorized to act on behalf of Cisco Technology, Inc., I hereby revoke all Powers of Attorney previously given.

NEW POWER OF ATTORNEY

The following attorneys/agents are hereby appointed to represent the above-identified Assignee in connection with all matters pertaining to the above-referenced application, with full power of substitution, association and revocation, to prosecute said application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

All attorneys/agents associated with Customer No. 23859.

Address all telephone calls to David A. Cornett at (678) 420-9300.

Address all correspondence to the address of record for the following Customer Number:

Customer No. 23859

The undersigned is authorized to act on behalf of the Assignee.

CISCO TECHNOLOGY, INC.

Mallun Yen

Title: Assistant Secretary

01-23-2008



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1459 Alexandria, Virginia 22313-1450

	PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	10/773,385	02/05/2004	Donald E. Steiss	03311.0009U2	6364
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	NEEDLE & ROS	SENBERG, P.C.	~	COLEMA	N, ERIC
	SUITE 1000 999 PEACHTRE	E STORET		ART UNIT	PAPER NUMBER
	ATLANTA, GA			2183	
				MAIL DATE	DELIVERY MODE
			Notice of Abandonmer	03/19/2008	PAPER
			Notice of Abandonmer	ıı	
		andoned in view of:			
			proper reply to the Office letter mailed on		
	expiration o	f the period for reply ((with a Certificate of Mailing or Tran including a total extension of month	s)) which expired on	
(1	A proposed rejection (4)	reply was received or	n, but it does not constitute a 7 CFR 1.113 to a final rejection consists o	proper reply under 37	CFR 1.113(a) to the final
	(1) a timely	filed amendment which	ch places the application in condition for al	lowance;	1.0
	(2) a timely	filed Notice of Appeal	(with appeal fee); tinued Examination (RCE) in compliance v	ith 27 CED 1 114)	- 8114
(0) A reply was	received on	but it does not constitute a proper rec	olv, or a bona fide atte	mpt at a proper reply, to
,	the non fina i) No reply ha		R 1.85(a) and 1.111. (See explanation in	box e below).	
			required issue fee and publication fee, if	applicable within the	atatutanı nariad of three
2. y	months from the	e mailing date of the N	Notice of Allowance (PTOL-85).	applicable, within the	statutory period of three
(8	date		, if applicable, was received on ne expiration of the statutory period for par -85).		
(t) The submitt The issue	ed fee of \$i e fee required by 37 C	is insufficient. A balance of \$ is	due.	
(0) 💢 The issue fe	e and publication fee,	if applicable, has not been recieved.		
3. □	Applicant's failu Allowability (PT		ected drawings as required by, and within	the three-month per	od set in, the Notice of
(a) Proposed o	orrected drawings v	were received on (with a	Certificate of Mailing	or Trasmission dated
(b		d drawing have been i			
4. □	The letter of exp		which is signed by the attorney or agent o	f record, the assignee	of the entire interest, or
5. 🗆	The letter of exp		hich is signed by an attorney or agent (ac g application.	ting in a representative	capacity under 37 CFR
6. □			Appeals and Interference rendered on _ ed and there are no allowed claims.	and becaus	e the period for seeking
7. 🗆	The reason(s) b	elow:			
			.137(a) or (b), or request to withdraw the	e holding of abandonr	ment under 37 CFR 1.18

Telephone inquiries should be directed to the Office of Data Management at (571) 272-4200.

Patent Publication Branch Office of Data Management

locket Number	03311.0009U2	Responsible Alty.	GREGORY J. KIRSCH	•		
Country	United States	- Agent				
ase Type	REGULAR CASE TYPE .	Client\Division	ELEC/SOFTWARE			
telation Type	CONTINUATION-IN-PART	Current Owner	CISCO SYSTEMS			
iing Type	NATIONAL CASE	▼ Previous Owner				
iling Number		Client Ref#	367750/8422			
Expenses Filing De	AWARE INSTRUCT	Rek	ntedID (HREADED		
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DOCKET RECORD